FILED

MAR 1 4 2019

U. S. DISTRICT COURT EASTERN DISTRICT OF MO ST. LOUIS

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

UNITED STATES OF AMERICA,)
Plaintiff,	4:19CR00211 RLW/NAE
v.	
JUAN JOSE GONZALEZ, a/k/a Francisco Alfonso Gonzalez, a/k/a Poncho,) COUNTS ONE & TWO
DARRYL LENNELL MOORE II, a/k/a Lil Darryl,) COUNTS ONE & TWO
JERMAINE WEAVER, a/k/a Twin,) COUNTS ONE & TWO
MAURICE HERBERT LEE II, a/k/a M1) COUNTS ONE & TWO
RAMICO DAREZ JAMES ADAMS, a/k/a Chico,) COUNT ONE
JALISA SHATAVIA JOHNSON,) COUNT ONE
CHRISTOPHER JERRIN WARLICK, JR., a/k/a White Boy,) COUNT ONE)
NORRIS DOUGLAS, JR., a/k/a Slugga,) COUNT ONE
MIKELL RAYFORD, a/k/a Kelz, a/k/a Killa Kelz,) COUNT ONE
SHEROD JACOLBY TUCKER, a/k/a Big Dog,) COUNT ONE)
JERRY O. STREETER, JR., a/k/a Jay Trayz,) COUNT ONE)
JEROME LAMONT FISHER, JR., a/k/a LB,) COUNT ONE
CHARLES DARIEL GUICE, a/k/a Chuck, and) COUNT ONE
MARICUS DAVON FUTRELL, a/k/a Rukus,) COUNT ONE)
Defendants.)

INDICTMENT

COUNT ONE

CONSPIRACY TO DISTRIBUTE AND POSSESS WITH INTENT TO DISTRIBUTE 400 GRAMS OR MORE OF FENTANYL

The Grand Jury charges that:

Beginning at an exact time unknown to the Grand Jury but including January 2016, and continuing thereafter to the date of this indictment, in the Eastern District of Missouri, and elsewhere, the defendants,

JUAN JOSE GONZALEZ, a/k/a Francisco Alfonso Gonzalez, a/k/a Poncho,
DARRYL LENNELL MOORE II, a/k/a Lil Darryl,
JERMAINE WEAVER, a/k/a Twin,
MAURICE HERBERT LEE II, a/k/a M1,
RAMICO DAREZ JAMES ADAMS, a/k/a Chico,
JALISA SHATAVIA JOHNSON,
CHRISTOPHER JERRIN WARLICK, JR., a/k/a White Boy,
NORRIS DOUGLAS, JR., a/k/a Slugga,
MIKELL RAYFORD, a/k/a Kelz, a/k/a Killa Kelz,
SHEROD JACOLBY TUCKER, a/k/a Big Dog,
JERRY O. STREETER, JR., a/k/a Jay Trayz,
JEROME LAMONT FISHER, JR., a/k/a LB,
CHARLES DARIEL GUICE, a/k/a Chuck,
and
MARICUS DAVON FUTRELL, a/k/a Rukus,

did knowingly and willfully conspire, combine, confederate and agree with each other, and other persons known and unknown to this Grand Jury, to commit offenses against the United States, to wit: to distribute and possess with intent to distribute Fentanyl, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1).

All in violation of Title 21, United States Code, Section 846; and

With respect to each defendant, the amount of Fentanyl involved in the conspiracy attributable to each defendant as a result of his or her own conduct, and the conduct of others reasonably foreseeable to him or her, is 400 grams or more, in violation of Title 21, United States Code, Section 841(b)(1)(A)(vi).

COUNT TWO

CONSPIRACY TO DISTRIBUTE AND POSSESS WITH INTENT TO DISTRIBUTE 50 GRAMS OR MORE OF ACTUAL METHAMPHETAMINE

The Grand Jury further charges that:

Beginning at an exact time unknown to the Grand Jury but including January 2016, and continuing thereafter to the date of this indictment, in the Eastern District of Missouri, and elsewhere, the defendants,

JUAN JOSE GONZALEZ, a/k/a Francisco Alfonso Gonzalez, a/k/a Poncho,
DARRYL LENNELL MOORE II, a/k/a Lil Darryl,
JERMAINE WEAVER, a/k/a Twin, and
MAURICE HERBERT LEE II, a/k/a M1,

did knowingly and willfully conspire, combine, confederate and agree with each other, and other persons known and unknown to this Grand Jury, to commit offenses against the United States, to wit: to distribute and possess with intent to distribute actual methamphetamine, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1);

All in violation of Title 21, United States Code, Section 846; and

With respect to each defendant, the amount of actual methamphetamine involved in the conspiracy attributable to each defendant as a result of his own conduct, and the conduct of others

reasonably foreseeable to him, is 50 grams or more, in violation of Title 21, United States Code, Section 841(b)(1)(A)(viii).

A TRUE BILL.

FOREPERSON

JEFFERY B. JENSEN United States Attorney

PAUL J. D'AGROSA, #36966MO JOHN T DAVIS, #40915MO Assistant United States Attorneys